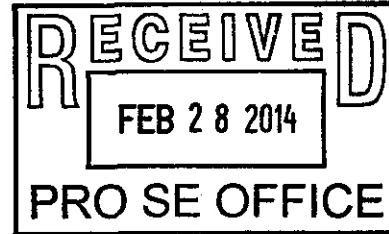


UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK



ORIGINAL

-----X
Matthew A Anderson,

Plaintiff,

COMPLAINT

CV 14

021

Jury Trial Demanded

CHEN, J.
LEVY, M.J.

- Against -

SCO Family of Services, *AND WAYNE COUNTY Friend of the Court*
Defendants,

-----X
I. Parties:

Plaintiff Matthew A Anderson, resides at 151 navy Walk apt 1a Brooklyn, NY 11201.

Defendant SCO Family of Services, resides at 1 Alexander Place, Glen Cove, NY 11542.

Defendant Wayne County Friend of the Court, resides at 645 Griswold, Detroit Michigan, 48226.

II. The jurisdiction of the Court is invoked pursuant to Federal Wage Garnishment Law 15 U.S.C. 1671, et seq.

III. Statement of Claim. [Give a clear and concise statement of facts, the date of each relevant event, a description of what occurred and how each defendant named and how each defendant named was involved in the claim

I work part-time for SCO Family of Services. SCO Family of Services, since July of 2013 has been garnishing 100% of my disposable income (wages) on a State of Michigan child support order that was an order of withholding from a previous place of employment here in NYC. A place I have not been employed at since February 2/25/2013. I never received any correspondence from SCO Family of Services. I questioned the payroll department about the legality of withholding my entire paycheck and the response was, the "State has to get their money". I have been without income for more than a half year. This was undertaken without notification or correspondence up until this present day. I have not

been served any notification or correspondence. Based on the provisions listed in the federal and state laws, these statutes have been violated and I am seeking just compensation.

IV. Remedy. State what relief, such as money damages, you seek from each defendant.

I am seeking to have the immediate full and complete garnishment of my paycheck cease, and also I am seeking monetary damages in the amount of 2,500 dollars. These damages represent an average of 150 dollars that I would have been paid if the Federal Wage garnishment laws were properly adhered to and 50% of my income withheld in line with Federal law, along with financial hardships incurred as a result of having no income as this was my only job since 2/25/13.

Date Sign Your Name

2/28/14



646-399-0055